I hereby certify that this correspondence is being electronically filed in the United States Patent and Trademark Office on May 28, 2009.

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ELECTION UNDER 35 U.S.C. § 121 Examining Group 1617 Patent Application Docket No. BB.153 Serial No. 10/550,774

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Examiner

Deirdre Renee Claytor

Art Unit

1617

**Applicants** 

Michael Sych, Andreas Goppelt

Serial No.

10/550,774

Filed

September 27, 2005

Conf. No.

1798

For

Use of a Topical Medicament Comprising Riluzole

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313

## ELECTION UNDER 35 U.S.C. § 121

Sir:

In response to the written Restriction Requirement dated May 6, 2009 in the patent application identified above, Applicants hereby elect to prosecute the invention of Group I (claims 1-8, 21, and 23). Applicants respectfully traverse the requirement to elect a species within this group. Claim 1 is generic, the species being linked by the general inventive concept that Riluzole can inhibit hyperproliferation of keratinocytes and/or T-cells, which is the sole effect specified in claim 1. As such, unity of invention is met. As an intermediate position, Applicants would elect inhibiting hyperproliferation of keratinocytes, with claims 1-8, 21, and 23 reading on the elected species. Reconsideration is respectfully requested.

In view of their traversal, Applicants elect psoriasis as the disease species; claims 1-8, 21, and 23 reading on the elected species.

Respectfully submitted,

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